## COUNTY COUNCIL OF BALTIMORE COUNTY, MARYLAND Legislative Session 2020, Legislative Day No. <u>21</u>

Bill No. 95-20

Mr. Izzy Patoka, Councilman

By the County Council, September 8, 2020

## A BILL ENTITLED

AN ACT concerning

Tenant Protections During Emergencies an Emergency

FOR the purpose of defining certain terms; requiring certain notices of residential rent increases during an emergency; providing certain restrictions on residential rent increases during an emergency; providing certain restrictions on the assessment and collection of certain rent and fees during an emergency; requiring certain notices of rental assistance programs be provided to tenants; providing for publication of certain information related to tenant protections during emergencies; setting certain requirements to obtain a rental housing license and adding certain grounds for denial, suspension, or revocation; and generally relating to protections for residential tenants during emergencies.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter stricken from existing law.

Strike out indicates matter stricken from bill. Underlining indicates amendments to bill.

BY	adding
	Section 35-3-401 through 35-3-407 35-3-405 Article 35 – Buildings and Housing Title 1 – Housing in General Subtitle 4 – Tenant Protections During Emergencies an Emergency Baltimore County Code, 2015
BY	adding
	Section 35-6-110(a)(8) Article 35 – Buildings and Housing Title 6 – Rental Housing Licenses Baltimore County Code, 2015
	SECTION 1. BE IT ENACTED BY THE COUNTY COUNCIL OF BALTIMORE
COUN	NTY, MARYLAND, that the Laws of Baltimore County read as follows:
	ARTICLE 35 – BUILDINGS AND HOUSING
	Title 3 – Housing in General
SUI	BTITLE 4 – TENANT PROTECTIONS DURING EMERGENCIES AN EMERGENCY
<del>§ 35-3</del>	-401. STATEMENT OF PURPOSE.
	THE PURPOSE OF THIS SUBTITLE IS TO PROVIDE TENANTS WITH CERTAIN
SAFE	GUARDS AGAINST SUDDEN INCREASES IN RENT OR UNFAIR RENTAL
CONI	DITIONS DURING A STATE EMERGENCY AFFECTING BALTIMORE COUNTY, A
CATA	ASTROPHIC PUBLIC HEALTH EMERGENCY, WIDE SCALE UNEMPLOYMENT,
<del>OR SI</del>	EVERELY NEGATIVE LOCAL ECONOMIC CONDITIONS, WHICH POSE A
THRE	AT TO TENANTS' HOUSING SECURITY AND MAY CONSTITUTE A
SUBS	TANTIAL THREAT TO THE LIFE, HEALTH, AND SAFETY OF TENANTS.

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2	§ 35-3-402. SCOPE.
3	THIS SUBTITLE APPLIES TO:
4	(1) PROPERTY LEASED FOR RESIDENTIAL USE; OR
5	(2) A RESIDENTIAL PREMISES THAT IS LEASED BY AN AGENCY OF
6	THE STATE OR THE COUNTY.
7	
8	§ <del>35-3-403</del> <u>35-3-401</u> . DEFINITIONS.
9	(A) IN THIS SUBTITLE, THE FOLLOWING TERMS HAVE THE MEANINGS
10	INDICATED.
11	(1) "EMERGENCY" MEANS ANY OF FOLLOWING:
12	(I) A STATE OF EMERGENCY DECLARED BY THE GOVERNOR
13	OF MARYLAND UNDER TITLE 14, SUBTITLES 3 OR 3A OF THE PUBLIC SAFETY
14	ARTICLE OF THE ANNOTATED CODE OF MARYLAND THAT LASTS FOR AT LEAST
15	30 DAYS AND IS EITHER STATE-WIDE OR INCLUDES BALTIMORE COUNTY;
16	(II)(I) A NATIONAL OR STATE-WIDE EVICTION MORATORIUM
17	THAT LASTS FOR AT LEAST 30 DAYS, REGARDLESS OF WHETHER IT IS ORDERED
18	BY EXECUTIVE ACTION OF THE PRESIDENT OF THE UNITED STATES OR THE
19	GOVERNOR OF THE STATE OF MARYLAND, ENACTED BY LEGISLATION OF THE
20	U.S. CONGRESS OR THE GENERAL ASSEMBLY, OR ADMINISTRATIVELY ORDERED
21	BY A FEDERAL OR STATE AGENCY OR DEPARTMENT; OR
22	(III) TWO CONSECUTIVE MONTHS WHERE THE
23	LINEMPLOYMENT RATE FOR THE STATE OF MARYLAND IS AT OR ABOVE TEN

1	PERCENT, BEGINNING THE DAY AFTER PUBLICATION OF THE UNEMPLOYMENT
2	RATE FOR THE SECOND SUCH MONTH, AS PUBLISHED BY THE UNITED STATES
3	DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS, AND CONTINUING FOR
4	EACH CONSECUTIVE MONTH THAT THE UNEMPLOYMENT RATE FOR THE STATE
5	OF MARYLAND IS AT OR ABOVE TEN PERCENT; OR
6	(IV)(II) THE CATASTROPHIC HEALTH EMERGENCY DECLARED
7	BY THE GOVERNOR FOR COVID-19 ON MARCH 5, 2020, UNDER SECTION 14-3A-02
8	OF THE PUBLIC SAFETY ARTICLE OF THE ANNOTATED CODE OF MARYLAND, AS
9	AMENDED OR EXTENDED BY THE GOVERNOR.
10	(2) (I) "TENANT" MEANS A PERSON WHO OCCUPIES A DWELLING
11	UNIT AND PAYS COMPENSATION FOR LIVING OR DWELLING PURPOSES WITH THE
12	LANDLORD'S CONSENT, INCLUDING AN EXISTING TENANT BUT NOT INCLUDING
13	A PROSPECTIVE TENANT.
14	(II) "TENANT" DOES NOT INCLUDE A PERSON THAT OWNS A
15	MOBILE HOME AND PAYS COMPENSATION TO THE OWNER OF A MOBILE HOME
16	COMMUNITY TO OCCUPY LAND IN THAT COMMUNITY.
17	(3) "LANDLORD" MEANS A PERSON WHO LEASES A RESIDENTIAL
18	DWELLING UNIT TO A TENANT AND OWNS, MANAGES, OR LEASES AT LEAST
19	THREE SUCH RESIDENTIAL DWELLING UNITS.
20	
21	§ 35-3-404 <u>35-4-402</u> . NOTICE DURING AN EMERGENCY.
22	——————————————————————————————————————
23	TENANT AN INCREASE IN RENT UNTIL 30 DAYS AFTER THE LANDLORD GIVES

1	THE TENANT WRITTEN NOTICE OF THE RENT INCREASE.
2	(2)(A) DURING AN EMERGENCY AND FOR A PERIOD OF 180 90 DAYS AFTER
3	THE EXPIRATION OF AN EMERGENCY, A LANDLORD MAY NOT CHARGE,
4	COLLECT, OR DEMAND FROM A TENANT AN INCREASE IN RENT UNTIL 60 DAYS
5	AFTER THE LANDLORD GIVES THE TENANT WRITTEN NOTICE OF THE RENT
6	INCREASE IN ADDITION TO THE NOTICE REQUIRED BY SUBSECTION (A) OF THIS
7	SECTION.
8	(B) A WRITTEN NOTICE OF RENT INCREASE REQUIRED UNDER THIS
9	SECTION MUST BE POSTED ON THE PROPERTY AND MAILED TO THE TENANT BY
10	CERTIFIED MAIL, RESTRICTED DELIVERY, RETURN RECEIPT REQUESTED, AND
11	FIRST CLASS MAIL AND POSTED ON THE DOOR OF THE DWELLING UNIT AND
12	CONTAIN THE FOLLOWING:
13	(1) THE AMOUNT OF RENT PRECEDING THE EFFECTIVE DATE OF THE
14	PROPOSED RENT INCREASE, THE AMOUNT OF RENT PROPOSED AFTER THE RENT
15	INCREASE TAKES EFFECT, AND THE PERCENTAGE INCREASE OF THE RENT;
16	(2) THE EFFECTIVE DATE OF THE PROPOSED RENT INCREASE; AND
17	(3) ANY OTHER INFORMATION THE LANDLORD DEEMS USEFUL IN
18	EXPLAINING THE RENT INCREASE.
19	(C) A LANDLORD THAT HAS NOT COMPLIED WITH THE REQUIREMENTS OF
20	THIS SECTION MAY NOT:
21	(1) CHARGE, COLLECT, OR DEMAND ANY INCREASED RENT, LATE
22	FEES, OR COURT FEES.; OR
23	(2) BRING OR SUSTAIN A COMPLAINT FOR NONPAYMENT OF RENT

1	ON THE BASIS OF UNPAID INCREASED RENT OR SUBSEQUENT LATE FEES.
2	(D) (1) DURING AN EMERGENCY AND FOR A PERIOD OF 180 DAYS AFTER
3	THE EXPIRATION OF AN EMERGENCY, A LANDLORD MUST NOTIFY A TENANT IN
4	WRITING OF ANY FEDERAL, STATE, OR LOCAL PROGRAM THAT PROVIDES
5	DIRECT FINANCIAL ASSISTANCE TO A TENANT OR TO A LANDLORD ON BEHALF
6	OF A TENANT, FOR RENTAL OR HOUSING COSTS.
7	(2) A NOTIFICATION REQUIRED UNDER SUBSECTION (D)(1) OF THIS
8	SUBSECTION MUST BE POSTED ON THE PREMISES AND MAILED TO THE TENANT
9	BY CERTIFIED MAIL, RESTRICTED DELIVERY, RETURN RECEIPT REQUESTED
10	WITHIN 14 DAYS AFTER THE START OF AN EMERGENCY OR THE PUBLIC
11	ANNOUNCEMENT OF ANY SUCH FEDERAL, STATE, OR LOCAL PROGRAM.
12	
13	$\S$ 35-3-405 35-3-403. RENT RESTRICTIONS DURING AN EMERGENCY.
14	(A) A LANDLORD SHALL NOT IMPOSE MORE THAN ONE RENT INCREASE
15	ON A TENANT IN ANY 12-MONTH PERIOD.
16	(B) (1)(A) DURING AN EMERGENCY AND FOR A PERIOD OF 180 90 DAYS
17	AFTER THE EXPIRATION OF AN EMERGENCY, A LANDLORD SHALL NOT
18	INCREASE A TENANT'S RENT TO AN AMOUNT THAT EXCEEDS THE INCREASE OF
19	THE RESIDENTIAL RENT COMPONENT OF THE CONSUMER PRICE INDEX FOR ALL
20	URBAN CONSUMERS (CPI-U) FOR THE BALTIMORE COLUMBIA TOWSON,
21	MARYLAND CORE BASED STATISTICAL AREA (CBSA), AS PUBLISHED BY THE
22	UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS, OR
23	ANY SUCCESSOR INDEX, FOR THE PRECEDING CALENDAR YEAR BY MORE THAN

l	THREE PERCENT UPON THE RENEWAL OF A LEASE WITH ANY TENANT WHO WAS
2	A PARTY TO THE ORIGINAL LEASE AGREEMENT, EVEN IF THE LANDLORD GAVE
3	NOTICE OF THE RENT INCREASE PRIOR TO THE START OF AN EMERGENCY.
4	(2) IF A LANDLORD HAS PROVIDED NOTICE OF A RENT INCREASE
5	PRIOR TO THE START OF AN EMERGENCY AND THE RENT INCREASE IS DUE TO
6	TAKE EFFECT DURING THE EMERGENCY, THE RENT INCREASE SHALL BE
7	AUTOMATICALLY LIMITED SO THAT THE LANDLORD MAY NOT CHARGE,
8	COLLECT, OR DEMAND FROM A TENANT MORE THAN THE MAXIMUM INCREASE
9	PERMITTED BY SUBSECTION (B)(1) OF THIS SECTION UNTIL 180 DAYS AFTER THE
10	EXPIRATION OF THE EMERGENCY.
11	(C) FOR ANY COMPLAINT FOR NONPAYMENT OF RENT BROUGHT DURING
12	AN EMERGENCY AND FOR A PERIOD OF ONE YEAR AFTER THE EXPIRATION OF
13	AN EMERGENCY, JUDGMENT MAY NOT BE ENTERED IN FAVOR OF A LANDLORD
14	UNLESS THE LANDLORD OR THEIR AGENT OR ATTORNEY PRODUCE RECORDS
15	SHOWING THAT THE LANDLORD HAS COMPLIED WITH SUBSECTIONS (A) AND (B)
16	OF THIS SECTION.
17	(D)(B) FOR ANY RENT DUE DURING AN EMERGENCY AND FOR A PERIOD
18	OF 180 90 DAYS AFTER THE EXPIRATION OF AN EMERGENCY, A LANDLORD MAY
19	NOT REPORT TO A CREDIT BUREAU OR CREDIT RATING AGENCY ANY
20	DELINQUENCY OR OTHER DEROGATORY INFORMATION ABOUT A TENANT
21	REGARDING NONPAYMENT OF RENT.
22	
23	§ <del>35-3-406</del> <u>35-3-404</u> . TENANT FEES DURING AN EMERGENCY.

1	(A) FOR ANY RENT DUE DURING AN EMERGENCY AND FOR A PERIOD OF
2	$180 \ \underline{90}$ DAYS AFTER THE EXPIRATION OF AN EMERGENCY, A LANDLORD MAY
3	NOT CHARGE, COLLECT, OR DEMAND FROM A TENANT ANY LATE FEES, COURT
4	FEES, OR PAYMENT PROCESSING FEES, IF THE TENANT IS IMPACTED BY THE
5	EMERGENCY AND DEMONSTRATES WITH WRITTEN OR ELECTRONIC PROOF.
6	(B) FOR ANY COMPLAINT FOR NONPAYMENT OF RENT BROUGHT DURING
7	AN EMERGENCY AND FOR A PERIOD OF ONE YEAR AFTER THE EXPIRATION OF
8	AN EMERGENCY, JUDGMENT MAY NOT BE ENTERED IN FAVOR OF A LANDLORD
9	UNLESS THE LANDLORD OR THEIR AGENT OR ATTORNEY PRODUCE RECORDS
10	SHOWING THAT THE LANDLORD HAS COMPLIED WITH SUBSECTION (A) OF THIS
11	SECTION.
12	
13	§ 35-3-407 <u>35-3-405</u> . PUBLICATION AND PENALTIES.
14	(A) THE DEPARTMENTS OF HEALTH AND PERMITS, APPROVALS, AND
15	INSPECTIONS, AS WELL AS THE BALTIMORE COUNTY OFFICE OF HOUSING ANY
16	APPROPRIATE DEPARTMENT OR AGENCY THAT HANDLES RESIDENTIAL RENTAL
17	OR HOUSING MATTERS SHALL POST ON THEIR WEBSITE INFORMATION ABOUT
18	THE REQUIREMENTS OF THIS SUBTITLE, INCLUDING:
19	(1) THE BASIS OF AN EMERGENCY THAT TRIGGERS THE
20	APPLICABILITY OF THIS SUBTITLE, INCLUDING A LINK TO ANY OFFICIAL
21	DECLARATION OR DOCUMENT, IF AVAILABLE;
22	(2)(1) THE RENT INCREASE RESTRICTIONS AND NOTICE
23	REQUIREMENTS OF THIS SUBTITLE, INCLUDING THE MAXIMUM PERCENT OF

1	RENT INCREASE PERMITTED UNDER SECTION 35-3-405 OF THIS SUBTITLE; AND					
2	(3)(2) THE DATE THAT AN EMERGENCY EXPIRES AND THE DATE					
3	FOLLOWING $180 \ \underline{90}$ DAYS AND ONE YEAR AFTER EXPIRATION OF THE					
4	EMERGENCY, INCLUDING A LINK TO ANY OFFICIAL DECLARATION OR					
5	DOCUMENT, IF AVAILABLE.					
6	(B) THE DEPARTMENTS OF HEALTH AND PERMITS, APPROVALS, AND					
7	INSPECTIONS, AS WELL AS THE BALTIMORE COUNTY OFFICE OF HOUSING ANY					
8	APPROPRIATE DEPARTMENT OR AGENCY THAT HANDLES RESIDENTIAL RENTAL					
9	OR HOUSING MATTERS SHALL INCORPORATE APPROPRIATE INFORMATION					
10	ABOUT THE RIGHTS AND RESPONSIBILITIES SET FORTH IN THIS SUBTITLE INTO					
11	THEIR PUBLIC OUTREACH AND AWARENESS CAMPAIGNS REGARDING PUBLIC					
12	HEALTH EMERGENCIES, RENTAL HOUSING LICENSES, OR TENANTS RIGHTS.					
13	(C) BEFORE THE DIRECTOR OF THE DEPARTMENT OF PERMITS,					
14	APPROVALS, AND INSPECTIONS MAY ISSUE A RENTAL LICENSE UNDER ARTICLE					
15	35, TITLE 6 OF THE COUNTY CODE, THE APPLICANT FOR THE LICENSE MUST					
16	RECEIVE A COPY OF THE REQUIREMENTS OF THIS SUBTITLE AND AGREE TO					
17	THEM IN WRITING.					
18						
19	ARTICLE 35 – BUILDINGS AND HOUSING					
20	Title 6 – Rental Housing Licenses					
21						
22	§ 35-6-110 Same - Denials, Suspensions, And Revocations; Grounds.					
23	(a) The Director may deny a license to an applicant or suspend or revoke a license if the					

1	applicant or licensee:
2	(8) FAILS TO COMPLY WITH ANY OF THE REQUIREMENTS OF TITLE 3,
3	SUBTITLE 4 OF THIS ARTICLE.
4	
5	SECTION 2. AND BE IT FURTHER ENACTED, that if any provisions of this Act or
6	the application of this Act to any person or circumstance is held invalid for any reason, the
7	invalidity shall not affect any other provision or any other application of this Act, and the
8	provisions of this Act are declared severable.
9	
10	SECTION 3. AND BE IT FURTHER ENACTED, that this Act, having been passed by
11	the affirmative vote of five (5) members of the County Council, shall take effect on October 19,
12	2020 and shall be applied retroactively from March 5, 2020 applies prospectively to rent
13	increases that take effect after the effective date of this Act and does not apply retroactively to
14	rent increases that went into effect before the effective date of this Act.

LEGISLATION	J				
DISPOSITION	J				
ENACTED					
EFFECTIVE					<u>.</u>
AMENDMEN	ITS				
ROLL CALL -	LEGISLAT	TON	ROLL CALL -	- AMEND	MENTS
MOTION		SECOND	MOTION		SECOND
AYE	NAY		AYE	NAY	
		Councilman Quirk			Councilman Quirk
		Councilman Patoka			Councilman Patoka
		Councilman Kach			Councilman Kach
		Councilman Jones			Councilman Jones
		Councilman Marks			Councilman Marks
		Councilwoman Bevins			Councilwoman Bevins
		Councilman Crandell			Councilman Crandell
ROLL CALL	AMENDN	ИENTS	ROLL CALL -	- AMEND	MENTS
MOTION		SECOND	MOTION		SECOND
AYE	NAY		AYE	NAY	
		Councilman Quirk			Councilman Quirk
		Councilman Patoka			Councilman Patoka
		Councilman Kach			Councilman Kach
		Councilman Jones			Councilman Jones
		Councilman Marks			Councilman Marks
		Councilwoman Bevins			Councilwoman Bevins
		Councilman Crandell			Councilman Crandell